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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/804,664	03/12/2001	Jill E. Barad	MAT 3C7B	2442
23581	7590 03/03/2003	•		
KOLISCH HARTWELL, P.C.			EXAMINER	
520 S.W. YAMHILL STREET SUITE 200 PORTLAND, OR 97204			CEGIELNIK, U	JRSZULA M
			ART UNIT	PAPER NUMBER
			3712	
		•	DATE MAILED: 03/03/2003	*

Please find below and/or attached an Office communication concerning this application or proceeding.

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Examiner

Applicant(s)

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Office Action Summary

09/804,664

Urszula Cegielnik

BARAD ET AL.

Art Unit **3712**



The MAILING DATE of this communication appear	s on the c ver sheet with the correspondence address			
Period for Reply				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.				
 Extensions of time may be available under the provisions of 37 CFR 1.136 (a). mailing date of this communication. 				
 If the period for reply specified above is less than thirty (30) days, a reply within If NO period for reply is specified above, the maximum statutory period will apply Failure to reply within the set or extended period for reply will, by statute, cause Any reply received by the Office later than three months after the mailing date or earned patent term adjustment. See 37 CFR 1.704(b). 	y and will expire SIX (6) MONTHS from the mailing date of this communication. the application to become ABANDONED (35 U.S.C. 6.133)			
Status				
1) Responsive to communication(s) filed on <u>Dec 17</u> ,	2002			
2a) ☐ This action is FINAL . 2b) ☒ This act	ction is non-final.			
closed in accordance with the practice under $Ex p$	except for formal matters, prosecution as to the merits is arte Quayle, 1935 C.D. 11; 453 O.G. 213.			
Disposition of Claims				
4) 🛛 Claim(s) <u>1-17</u>	is/are pending in the application.			
	is/are withdrawn from consideration.			
5) Claim(s)				
6) 💢 Claim(s) <u>1-5, 7-12, and 14-17</u>				
	is/are objected to.			
_	are subject to restriction and/or election requirement.			
Application Papers				
9) \square The specification is objected to by the Examiner.				
10) The drawing(s) filed on is/ard	e a) \square accepted or b) \square objected to by the Examiner.			
	drawing(s) be held in abeyance. See 37 CFR 1.85(a).			
11) The proposed drawing correction filed on	is: a) approved b) disapproved by the Examiner.			
If approved, corrected drawings are required in reply				
12) The oath or declaration is objected to by the Exam	niner.			
Priority under 35 U.S.C. §§ 119 and 120				
13) Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).				
a) □ All b) □ Some* c) □ None of:				
 Certified copies of the priority documents have 	ve been received.			
2. Certified copies of the priority documents have	ve been received in Application No			
3. Copies of the certified copies of the priority d application from the International Bure	locuments have been received in this National Stage			
*See the attached detailed Office action for a list of th				
14) Acknowledgement is made of a claim for domestic				
a) U The translation of the foreign language provisions				
15) Acknowledgement is made of a claim for domestic	priority under 35 U.S.C. §§ 120 and/or 121.			
Attachment(s) 1) X Notice of References Cited (PTO-892)	4. 🗖			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary (PTO-413) Paper No(s).			
3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal Patent Application (PTO-152) 6) Other:			

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-5, 7-12, & 14-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Leicht, Jr.

Leicht, Jr. discloses a customer defined, packaged, personalized toy comprising: a package (26) having a aperture (Figs. 1, 13, & 15); a personalized toy (22) in the package (26), customerdefined identifying materials (24) supported in the package so that the identifying material is visible through the aperture of the package (Figs. 1, 13, & 15); wherein the package has a flap (Figs. 13 & 14: a single piece cover/flap construction 158) covering the personalized toy (22) and customer-defined identifying material removably attached to the flap wherein at least a portion of the identifying material is visible from the exterior of the package (col. 3, lines 64-68 and col. 4, lines 1-16); said flap (158) having an inside and an outside (Figs. 13 & 14), where the inside of the flap (158) faces a personalized toy configured in accordance with a preordered customer's specification (i.e., a customer of a retailer which only wants car number 3); wherein the identifying material (24) includes a customer-defined toy name (i.e., collector's card); wherein the flap is adapted to be opened to reveal the personalized toy (22) (col. 5, lines 36-51); wherein the identifying material includes a story related to the personalized toy (col. 3, lines 67-68 and col. 4, lines 1-5); wherein the identifying material (24) is removable (col. 4, lines 63-68 and col. 5, lines 1-9); further comprising a toy-support card (116, 118) to display the personalized toy (22)

within the package (col. 5, lines 16-20) and wherein the personalized toy is visible through the aperture when the identifying material (24) is removed (Figs. 9).

With regards to the "preordered customer-selected configuration", it is notoriously well known in the art that a select number of each type of personalized toy (22) would be purchased by the venders depending on the specific quantities desired, as determined by demand of the buyers (e.g., collectors). For example, one vender may preorder two number "3" cars, one number "4" car, and five number "6" cars based on the customer-selected configuration (i.e., quantity of personalized toys sold in a certain area/store).

Allowable Subject Matter

3. Claims 6 &13 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

- 4. This action has been made Non-Final.
- 5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Derris H. Banks whose telephone number is (703) 308-1745 or Fax number (703) 746-3268.

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SUPERVISORY PATENT EXAMINER

1 CHNOLOGY CENTER 3700

February 26, 2003